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PUBLIC SERVICE COMMISSION OF SOUTH CAROLINA

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	}	
<b>Annual Review of Base Rates for Fuel</b>	}	<b>Docket No. 2018-3-E</b>
<b>Costs for Duke Energy Carolinas, LLC</b>	}	
	}	
	}	

**Direct Testimony of  
Devi Glick**

**On Behalf of  
South Carolina Coastal Conservation League and Southern Alliance for  
Clean Energy**

**On the Topic of  
Annual Review of Base Rates for Fuel Costs for Duke Energy Carolinas,  
LLC**

**August 17, 2018**

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1           **1.       INTRODUCTION AND QUALIFICATIONS**

2       **Q.     Please state your name and business address for the record.**

3       A.     My name is Devi Glick. I work at Synapse Energy Economics, Inc., located at  
4             485 Massachusetts Avenue in Cambridge, Massachusetts.

5       **Q.     Please describe Synapse Energy Economics.**

6       A.     Synapse Energy Economics is a research and consulting firm specializing in  
7             electricity and natural gas industry regulation, planning, and analysis. Our work  
8             covers a range of issues, including integrated resource planning; economic and  
9             technical assessments of energy resources; electricity market modeling and  
10            assessment; energy efficiency policies and programs; renewable resource  
11            technologies and policies; and climate change strategies. Synapse works for a  
12            wide range of clients, including attorneys general, offices of consumer advocates,  
13            public utility commissions, environmental advocates, the U.S. Environmental  
14            Protection Agency, the U.S. Department of Energy, the U.S. Department of  
15            Justice, the Federal Trade Commission, and the National Association of  
16            Regulatory Utility Commissioners. Synapse has over 20 professional staff with  
17            extensive experience in the electricity industry.

18      **Q.     Please summarize your professional and educational experience.**

19      A.     I have a master's degree in public policy and a master's degree in environmental  
20             science from the University of Michigan; a bachelor's degree in environmental  
21             studies from Middlebury College; and more than five years of professional  
22             experience as a consultant, researcher, and analyst.

23             At Synapse and previously at Rocky Mountain Institute, I have focused on a wide  
24             range of energy and electricity issues, including: utility resource planning,  
25             distributed energy resource valuation, energy efficiency program impact analysis,  
26             and rate design effectiveness. For this work, I develop in-house models and  
27             perform analysis using industry-standard models.

1 On topics related to the costs and benefits of distributed generation, I have co-  
2 authored two studies reviewing valuation methodologies for solar photovoltaics  
3 (PV). These studies have been highly cited in public utility proceedings for their  
4 recommendations around distributed energy resource pricing and rate design.  
5 Most recently, I evaluated various rate design options for distributed energy  
6 resources within the state of Hawaii.

7 My CV is attached as Exhibit DG-1.

8 **Q. On whose behalf are you testifying in this proceeding?**

9 A. I am testifying on behalf of the South Carolina Coastal Conservation League  
10 (CCL) and Southern Alliance for Clean Energy (SACE).

11 **Q. Have you testified previously before the South Carolina Public Service**  
12 **Commission (“the Commission”)?**

13 A. Yes. I testified on behalf of CCL and SACE in Duke Energy Progress and South  
14 Carolina Electric & Gas Company’s most recent annual fuel cost proceedings,  
15 Commission Docket Numbers 2018-1-E and 2018-2-E, respectively.

16 **Q. What is the purpose of your direct testimony in this proceeding?**

17 A. Each year, Duke Energy Carolinas, LLC (DEC or the Company) updates its value  
18 of Net Energy Metering (NEM) Distributed Energy Resources (DER)  
19 methodology. As a practical matter, most of the net metered DERs in South  
20 Carolina are rooftop solar photovoltaic (PV) systems. This value of NEM DER  
21 influences the calculation of DER program costs that are collected from  
22 ratepayers, so it is important to seek an accurate valuation. If the value is too low,  
23 then the Company is understating the value that DER provides to its system and  
24 therefore overcollecting incremental DER program costs from its customers. If  
25 the value is too high, then the Company is overstating the value DERs provide to  
26 its system and therefore undercollecting incremental DER program costs from its  
27 customers.

1 The purpose of my testimony is to provide input on DEC's 2018 value of NEM  
2 DER update. In particular, my testimony demonstrates that DEC is undervaluing  
3 NEM DERs like rooftop solar power. The result of undervaluing NEM DERs is  
4 that the Company is likely overcollecting NEM DER program costs from  
5 customers because they are not accounting for the full value provided to the grid  
6 and its customers from NEM DERs like rooftop solar. DEC includes zero values  
7 for most of the NEM DER Methodology components for 2018. My testimony  
8 focuses on providing input on how to proceed with filling in several of these  
9 components within the NEM Methodology. Note that the fact that I have not  
10 addressed each of the zero value components does not mean that I agree that zero  
11 is the appropriate value.

12 **Q. How is the remainder of your testimony organized?**

13 A. My testimony is organized as follows:

- 14 1. Introduction and Qualifications
- 15 2. Summary of Conclusions and Recommendations
- 16 3. Background on the NEM and Fuel Cost Calculations
- 17 4. Net Energy Metering Methodology – 2018 Application

18 **Q. Are you sponsoring any exhibits?**

19 A. Yes. I am sponsoring the following exhibits:

- 20 • DG-1: Resume of Devi Glick,
- 21 • DG-2: NEM DER valuation Methodology and component descriptions  
22 from SC Public Service Commission Docket 2014-246-E
- 23 • DG-3: Avoided Transmission Capacity Calculation.
- 24 • DG-4: Avoided Environmental Costs Related to Coal Ash Calculation  
25 (Public and Confidential versions).

1           **2.       SUMMARY OF CONCLUSIONS AND RECOMMENDATIONS**

2   **Q.       Please summarize your primary conclusions.**

3   A.       My primary conclusions, discussed and supported in greater detail below, are  
4           summarized as follows:

5           1. It is possible to quantify avoided transmission and distribution costs and  
6           those avoided costs are non-zero, therefore DEC should no longer be  
7           permitted to use a placeholder value of zero in the transmission and  
8           distribution (T&D) capacity category.

9           2. It is possible to quantify the avoided environmental cost of coal ash  
10          disposal as it relates to distributed PV, therefore DEC should no longer be  
11          permitted to use a placeholder value of zero in the Environmental Costs  
12          category.

13   **Q.       Please summarize your primary recommendations.**

14          1. The Commission should require DEC to immediately adopt an avoided  
15          T&D Capacity value of \$0.005028/kWh based on the Current Values  
16          approach described below.

17          2. The Commission should require DEC to conduct a detailed distribution  
18          system study to better understand the impact that NEM DERs have on the  
19          distribution system and to quantify the avoided cost associated with  
20          distribution capacity.

21          3. The Commission should require DEC to immediately adopt an avoided  
22          Environmental Cost of \$0.00002/kWh based on the cost of avoided coal  
23          ash landfill capacity.

### 3. BACKGROUND ON THE NEM AND FUEL COST CALCULATIONS

**Q. Did DEC calculate a value for each component of NEM Methodology?**

A. No, DEC did not. DEC assigned a value of zero to seven of the eleven components of NEM, several of which are reasonably quantifiable at this time. My testimony focuses on providing value recommendations for the following two categories: 1) transmission and distribution cost deferral and 2) avoided environmental costs.

For reference, a copy of the original NEM DER valuation Methodology and component descriptions from SC Public Service Commission Docket 2014-246-E is attached as Exhibit DG-2. Below is a table reflecting the Company's proposed 2018 update to the value of NEM DER as reported by Company Witness Snider in his direct testimony at page 4 and Table 1.

**Table 1: DEC's Proposed 2018 Value of NEM DER**

Components of NEM DER value	Component Value (\$/kWh) Small PV	Component Value (\$/kWh) Large PV
Avoided Energy Costs	\$0.036689	\$0.036670
Avoided Capacity Costs	\$0.014212	\$0.014106
Ancillary Services	\$0	\$0
T&D Capacity	\$0	\$0
Avoided Criteria Pollutants	\$0.000034	\$0.000033
Avoided CO2 Emissions Costs	\$0	\$0
Fuel Hedge	\$0	\$0
Utility Integration & Interconnection Costs	\$0	\$0
Utility Administrative Cost	\$0	\$0
Environmental Costs	\$0	\$0
Subtotal	\$0.050935	\$0.050809
Marginal Line Losses	\$0.002296	\$0.002289
Total Value of DER	\$0.05323	\$0.05310

1 **Q. Is DEC required to calculate a value for each NEM component or can it**  
 2 **continue to use a value of zero as a placeholder?**

3 A. DEC must calculate values for several components that it has previously valued at  
 4 zero because they are reasonably quantifiable at this time. In the 2014 Settlement  
 5 Agreement to Docket No. 2014-246-E, the parties agreed that:

6 The Methodology includes all categories of potential costs  
 7 of benefits to the Utility system that are capable of  
 8 quantification or possible quantification in the future.  
 9 Where there is currently a lack of capability to accurately  
 10 quantify a particular category and/or a lack of cost of  
 11 benefit to the Utility system the category has been included  
 12 in the Methodology as a placeholder . . . **Placeholder**  
 13 **categories will be updated and included in the**  
 14 **calculation of costs and benefits of net metering if and**  
 15 **when capabilities to reasonably quantify those values**  
 16 **and quantifiable costs or benefits to the Utility system in**  
 17 **such categories become available.**<sup>1</sup>  
 18

19 There exists currently the capability to quantify the value of avoided transmission  
 20 capacity, and avoided environmental costs, therefore DEC is required to calculate  
 21 these avoided costs—which are benefits of NEM DERs like rooftop solar—and  
 22 include them in the value of NEM DERs.

#### 23 **4. NET ENERGY METERING METHODOLOGY – 2018 APPLICATION**

##### 24 *Transmission and Distribution Capacity Costs*

25 **Q. Has DEC included a value associated with avoided Transmission and**  
 26 **Distribution Capacity Costs?**

27 A. DEC included a zero value (Witness Snider Testimony, page 4, table 1) for  
 28 avoided transmission and distribution (T&D) capacity, for both Small and Large  
 29 PV.

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<sup>1</sup> SC PSC Docket No. 2014-246-E Settlement Agreement, at p. 4, para. III.8. Available at  
<https://dms.psc.sc.gov/Attachments/Matter/46a1fee8-155d-141f-233230a670190eb2>.



1     **Q.     Is a zero value appropriate for the avoided T&D Capacity cost component?**

2     A.     No. First, it is possible to reasonably quantify the value and ability of NEM DERs  
3             like rooftop solar to avoid or defer transmission and distribution system capacity  
4             costs, therefore there is no longer adequate justification to use a placeholder value  
5             for the avoided T&D component.

6             Additionally, system operators across the country incorporate NEM DERs like  
7             solar PV into their transmission system planning process, and explicitly credit and  
8             acknowledge that distributed solar PV reduces transmission system spending. For  
9             example:

- 10                 •     During its 2015-2016 planning process, CAISO credited the combination  
11                         of rooftop solar and energy efficiency with avoiding the need for \$200  
12                         million in transmission updates.<sup>2</sup>
- 13                 •     During its 2017-2018 planning process, CAISO canceled 19 transmission  
14                         projects and revised 21 others, resulting in new savings of \$2.6 billion.<sup>3</sup>
- 15                 •     PJM incorporates distributed solar forecasts into its regional transmission  
16                         planning process.<sup>4</sup>

17             These examples demonstrate the real and tangible value of DERs like solar PV in  
18             avoiding transmission capacity.

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<sup>2</sup> Julia Piper. Greentech Media. "Californians Just Saved \$192 Million Thanks to Efficiency and Rooftop Solar," May 31, 2016. Available at <https://www.greentechmedia.com/articles/read/californians-just-saved-192-million-thanks-to-efficiency-and-rooftop-solar>.

<sup>3</sup> Piper, Greentech Media.

<sup>4</sup> PJM. 2017 Regional Transmission Expansion Plan, Book 2: Inputs and Processes. Available at <https://www.pjm.com/library/reports-notice/rtep-documents.aspx>.

1 **Q. Have other utilities adopted non-zero values for avoided Transmission and**  
2 **Distribution Capacity cost component?**

3 A. Yes. In 2013 I reviewed 15 studies for Rocky Mountain Institute's "A Review of  
4 Solar PV Benefits & Costs Studies, 2<sup>nd</sup> Edition."<sup>5</sup> This study has been previously  
5 filed with the Commission in Docket No. 2018-2-E.

6 Twelve of the reviewed studies included a Transmission and Distribution benefit  
7 within the avoided cost categories. All 12 included a non-zero avoided cost for the  
8 Transmission and Distribution benefit. For example, Crossborder Energy found  
9 an avoided Transmission and Distribution capacity value of around \$0.025/kWh  
10 for Arizona Public Service and \$0.015/kWh for California. Since that time, many  
11 more value of solar studies have been conducted and included a non-zero value  
12 for avoided transmission or distribution capacity.

13 **Q. What factors drive the value of avoided Transmission & Distribution**  
14 **capacity investments?**

15 A. The value of avoided transmission and distribution capacity investments are  
16 driven mainly by the following factors:<sup>6</sup>

- 17 • Load growth – Is customer demand for electricity growing or falling? Is the  
18 timing of demand changing?
- 19 • Distributed solar configuration and energy production – How is the solar  
20 oriented? How much energy does it produce and during which hours?
- 21 • Peak coincidence – How well does the generation from the distributed solar  
22 align with the system peak? With feeder peak?
- 23 • Effective capacity – How much firm capacity can the distributed solar be  
24 expected to provide during the peak hour (in both the summer and winter)?

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<sup>5</sup> Hansen, L, Lacy, V, and Glick, D. 2013. *A Review of Solar PV Benefit and Cost Studies*. Rocky Mountain Institute. This study is available at [https://rmi.org/wp-content/uploads/2017/05/RMI\\_Document\\_Repository\\_Public-Reperts\\_eLab-DER-Benefit-Cost-Deck\\_2nd\\_Edition131015.pdf](https://rmi.org/wp-content/uploads/2017/05/RMI_Document_Repository_Public-Reperts_eLab-DER-Benefit-Cost-Deck_2nd_Edition131015.pdf)

<sup>6</sup> Hansen, Lacy and Glick, 2013

1 **Q. Do DERs like solar PV affect the transmission system and the distribution**  
2 **system in the same manner?**

3 A. No. Distributed rooftop solar PV in particular is connected at or near where the  
4 electricity is needed. Excess electricity produced by rooftop solar will flow back  
5 onto the distribution system, resulting in a net impact that is very location specific  
6 based on the alignment of PV generation and local load.<sup>7</sup>

7 In contrast, the transmission system aggregates many different distribution areas  
8 and is impacted by the *total* amount of distributed solar on the aggregated system.  
9 With increased distributed solar investment, less electricity is demanded from the  
10 central generators. As a result, the transmission system will experience a decrease  
11 in load identical to what the system would experience with increased demand-side  
12 energy efficiency deployment.

13 **Q. Are the values for avoided transmission and avoided distribution capacity**  
14 **calculated using the same methodology?**

15 A. No they are not. Because distribution system impacts are very location specific,  
16 they must be calculated using a detailed distribution system study. With  
17 significant quantities of distributed solar PV, some feeders and lines on the  
18 distribution system may experience increased load from distributed solar PV, but  
19 the typical outcome is congestion relief and decreased flow. It is hard to estimate  
20 net distribution system impacts without detailed, location-specific information.

21 Transmission system impacts are also most accurately calculated using a detailed  
22 transmission system study. However, because distributed solar PV does not  
23 directly flow back onto the transmission system, the impacts can be reasonably  
24 quantified based on the total amount of PV on the system.

25

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<sup>7</sup> Hansen, Lacy and Glick, 2013.

1 **Q. What approaches have other utilities taken to calculate the value of avoided**  
 2 **transmission and distribution capacity costs?**

3 A. Utilities have taken several different approaches to valuing avoided transmission  
 4 and avoided distribution costs. Below is a sample of methodologies that utilities  
 5 have used to quantify the value of avoided transmission or avoided distribution  
 6 costs:

7 Maine's Value of Solar study, Clean Power Research (CPR)

8 For this study, CPR used historical transmission tariffs as a proxy for the cost of  
 9 future transmission that is avoidable or deferrable through the use of distributed  
 10 generation (DG). Maine is part of ISO-New England, and pays a transmission  
 11 tariff (ISO-NE Open Access Transmission Tariff (OATT)) on a per-KW demand  
 12 charge that is a function of monthly system peak for transmission service.

13 "Avoided costs are estimated by determining the savings to the distribution utility  
 14 that would result from a reduction of monthly peak demands and the resulting  
 15 reduction in network load allocation."<sup>8</sup>

16 MidAmerican Energy Company, Demand Side Management Filings

17 MidAmerican took a simplified Current Values approach. It calculated the  
 18 average cost to serve existing load by dividing both the transmission and  
 19 distribution system net cost by the systems peak capability. MidAmerican used  
 20 publicly available FERC Form 1 data on original cost of plant less accumulated  
 21 depreciation, load data and generation capability data to estimate the \$/kW cost  
 22 for each system.<sup>9</sup>

23 PacifiCorp IRPs

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<sup>8</sup> Clean Power Research, *Maine Public Utilities Commission, Distributed Solar Valuation Study*. April, 2015.

<sup>9</sup> "Direct Testimony of Jennifer L. Long," Application for Approval of Energy Efficiency Plan for 2014-2018 (Docket EEP-2012-0002), Submitted to Iowa Public Utilities Board by MidAmerican Energy Company, Feb. 1, 2013, p. 4. Note that MidAmerican modified its approach to incorporate on peak load data instead of generation capability data.

PacifiCorp used a cost of service study to estimate the value of avoided transmission and distribution credits for its Integrated Resource Plan (IRP) in Oregon, Washington, Idaho, California, Wyoming, and Utah. PacifiCorp estimated the demand-related substation costs by looking at substation capacity investment for the next five years, dividing that investment by total increased capacity in kVA, and annualizing the result. PacifiCorp did the same for transmission costs, dividing total growth-related transmission investment over the next five years by forecasted change in peak, and annualizing the result.<sup>10</sup>

**Q. What approaches should DEC consider to calculate the value of avoided distribution capacity? Please explain each in detail, including the advantages and disadvantages of each.**

**A.** There are several potential approaches that DEC can take.

System Planning Study

DEC could do a systems planning study that takes an in-depth forward-look at the utility's forecasted load and distribution plans.<sup>11</sup> The utility would model the distribution system with and without incremental blocks of distributed solar PV (or alternatively with decreased load). DEC could then compare the present value of the original distribution investment plan and the deferred or avoided distribution investments. This approach is the most accurate, but also the most time intensive and costly to conduct. It also requires full information on the company's distribution systems, generators and load, as well as modeling software that is capable of representing system operation and capacity expansion.

Review of Historical Distribution Spending

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<sup>10</sup> The Mendota Group, LLC. *Benchmarking Transmission and Distribution Costs Avoided by Energy Efficiency Investments, for Public Service Company of Colorado*. October, 2014, pages 8-9. This study was included as an exhibit to my Direct Testimony in Docket 2018-1-E and can be accessed here: <https://dms.psc.sc.gov/Attachments/Matter/0a56d8ac-5a54-4942-ad2d-cb3082981ac6>.

<sup>11</sup> The Mendota Group, LLC. *Benchmarking Transmission and Distribution Costs Avoided by Energy Efficiency Investments, for Public Service Company of Colorado*. October, 2014, page 6.

Absent a full system plan, DEC can review prior distribution spending and identify which projects were deferrable due to solar PV.<sup>12</sup> A retrospective review of prior spending requires access to, and knowledge of all projects and spending on the distribution system over a period of years sufficient to display normal investment. Investments would be broken down into two categories: upgrades required due to load growth, and upgrades not related to load growth. Upgrades required to meet load growth could be considered avoidable. This approach is less accurate than a full in-depth model and still requires full access to the Company's distribution plans and a technical understanding of which types of projects are driven by load growth and which are not.

**Q. What approaches should DEC consider to calculate the value of avoided transmission capacity? Please explain each in detail, including the advantages and disadvantages of each.**

A. A Systems Planning Study or Review of Historical Transmission Spending can be undertaken for the transmission system in the same manner as outlined above for the distribution system. In addition, two simplified approaches can be used to estimate the avoided cost of transmission capacity when more detailed information is not available.

Statistical Correlation of Transmission Capital Investment and Forecasted Load Growth

DEC can estimate the avoided cost of transmission spending based on statistical analysis of the correlation between transmission spending and forecasted load growth. This approach evaluates how much transmission spending can be deferred or avoided by solar PV, and how much spending is independent of load growth and is not impacted by solar PV. This methodology is less accurate than the in-depth study and the retrospective review, but only requires utility data on transmission investment broken down by the year in which projects came online.

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<sup>12</sup> The Mendota Group, LLC. *Benchmarking Transmission and Distribution Costs Avoided by Energy Efficiency Investments, for Public Service Company of Colorado*. October, 2014, page 8.

1 Estimates can be performed with publicly available forecasts on load growth and  
 2 FERC Form 1 data on transmission spending when detailed utility data is not  
 3 provided.

4 Current Values Approach

5 The Current Values approach uses publicly available data on transmission system  
 6 investments to calculate an average avoided cost. Specifically, FERC Form 1 data  
 7 on original cost of plant less accumulated depreciation is divided by peak system  
 8 capability to provide the \$/kW cost for each system.

9 **Q. Have you calculated a value for avoided transmission or distribution capacity**  
 10 **on DEC's system? If yes, which approach did you use?**

11 A. Yes, I have. I used the Current Values approach to estimate which transmission  
 12 spending was correlated with load growth and could be deferred or avoided  
 13 through distributed solar PV. DEC has not conducted a detailed distribution  
 14 system study, therefore I have not been able to calculate the value of avoided  
 15 distribution capacity.<sup>13</sup>

16 **Q. How would you recommend the Commission proceed with respect to**  
 17 **determining a company- and state-specific avoided T&D component value?**

18 A. If DEC's system is summer peaking, the avoided transmission capacity value is  
 19 \$0.046259/kWh (Exhibit DG-3, Row 10). If, on the other hand, DEC's system is  
 20 dual peaking, the avoided transmission capacity value is the smaller of the two  
 21 seasonal values, \$0.005028/kWh (Exhibit DG-3, Row 11). Because DEC  
 22 currently purports to be dual peaking, I recommend that the Commission  
 23 immediately adopt the dual peaking value of \$0.005028/kWh. As DEC focuses on  
 24 deploying cost-effective winter-time demand-side management, it is reasonable to

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<sup>13</sup> At the time of this filing, the Company has provided distribution data for just the past three years and with transmission data for a longer period (since 2000), but for only some transmission projects (new line and reconductor projects).

1 expect that the system will return to summer peaking.<sup>14</sup> At that time, a summer-  
2 only value for avoided transmission capacity should be used should be used.

3 In order to calculate the value of avoided distribution capacity, I recommend that  
4 the Commission require DEC to conduct a detailed distribution system study.

5 **Q. How did you arrive at your recommended avoided transmission component**  
6 **value?**

7 A. I arrived at the \$0.005028/kWh value for avoided transmission capacity by using  
8 the Current Values approach using publicly available FERC Form 1 data (Exhibit  
9 DG-4). The Current Values approach calculates the current value of the  
10 transmission system per kW of transmission peak use. This value represents the  
11 cost of serving an additional kW, or conversely the savings from avoiding  
12 additional transmission need.

13 When using this method to calculate avoided transmission capacity associated  
14 with solar PV, it is important to weigh the avoided transmission capacity value by  
15 solar PV's system capacity credit. To represent the avoided transmission capacity  
16 value on a \$/kWh basis, the avoided cost must be divided by the expected energy  
17 production of the incremental solar PV. These steps have been incorporated into  
18 my calculation.

### 19 ***Environmental Costs***

20 **Q. How has DEC presented the 2018 value associated with avoided**  
21 **Environmental Costs?**

22 A. DEC represented the value as \$0.0000 (Witness Snider, Page 4, Table 1).

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<sup>14</sup> The Commission recently encouraged this approach in South Carolina Electric & Gas Company's fuel cost proceeding, directing the Company to "take all appropriate measures to aggressively pursue economic demand side management and energy efficiency programs, targeted at reducing the winter peak." Docket 2018-2-E, Order 2018-322(A).



1 **Q. Please comment on DEC's use of a zero value for the Environmental Costs**  
 2 **Component.**

3 A. As with the avoided T&D Capacity component, this value is reasonably  
 4 quantifiable and should not be listed as zero.

5 **Q. Why is a zero value inappropriate for the Environmental Cost component?**

6 A. There are many environmental costs that can be avoided through the decreased  
 7 use of conventional combustion technologies such as coal, oil, and natural gas.  
 8 Some, like criteria pollutant costs, have been reported as a separate component by  
 9 DEC. Other costs, such as the capital costs related to management and disposal of  
 10 waste and wastewater produced by coal-generators, are substantial but their  
 11 avoidance have not yet been included.

12 **Q. What other costs do you believe should be included in DEC's calculation of**  
 13 **avoided Environmental Costs at this time?**

14 A. I believe that the cost of coal ash disposal should be included as an avoided  
 15 environmental cost. DEC's coal-fired power plants, as well as the coal-fired  
 16 power plants owned by Duke Energy Progress, LLC that are dispatched for the  
 17 benefit of DEC customers,<sup>15</sup> generate large quantities of coal ash waste. This  
 18 waste is regulated under the U.S. EPA's recently revised Coal Combustion  
 19 Residuals (CCR) rule, as well as by the North Carolina Coal Ash Bill.<sup>16</sup> There are  
 20 three broad categories of costs associated with coal ash waste:

21 1) Variable operational costs associated with coal ash disposal for each kWh of  
 22 coal-fired generation.

23 2) Capital costs associated with building new impoundments. As coal ash  
 24 impoundments fill up, new ones may be constructed.

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<sup>15</sup> SC PSC Docket Nos. 2011-158-E and 2011-68-E Settlement Agreement. Available at  
<http://www.regulatorystaff.sc.gov/Documents/News%20Archives/DukeProgressSettlement.pdf>.

<sup>16</sup>2014 N.C. Sess, Laws 122; 2014 N.C. Ch. 122; 2013 N.C. SB 729.

1 3) Costs associated with the risk that an impoundment will leak and that leak will  
2 require clean up.<sup>17</sup>

3 Therefore, to the extent that NEM distributed energy resources reduce the  
4 dispatch of coal units, those NEM resources are allowing the Company to avoid  
5 the environmental costs associated with coal ash waste.

6 **Q. How would you value the avoided Environmental Costs associated with coal**  
7 **ash waste?**

8 A. NEM distributed energy resources allow for the utility to burn less coal, and  
9 therefore allow coal ash landfills and impoundments to fill less quickly. For every  
10 kWh of NEM DERs like rooftop solar that is used in place of coal, coal ash  
11 production is avoided, and therefore the distributed solar PV avoids or postpones  
12 the need for new coal ash landfills. This has an economic value that is attributable  
13 to NEM resources and should be quantified and included in the DEC's  
14 calculations.

15 **Q. Are you able to quantify this value of avoided coal ash costs?**

16 Yes, I have calculated this value at \$0.00002/kWh.

17 **Q. How did you arrive at your recommended value for the avoided**  
18 **Environmental Costs associated with coal ash landfill capacity?**

19 DEC plans to build two new coal ash landfills over the next five years at Cliffside  
20 and Marshall to replace existing landfills that are projected to be full by 2023 and  
21 2025.

22 Distributed solar PV has the ability to delay or displace the need to build these  
23 landfills.

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<sup>17</sup> These risks and costs were laid out in the "Regulatory Impact Analysis: EPA's 2018 RCRA Proposed Rule Disposal of Coal Combustion Residuals from Electric Utilities; Amendments to the National Minimum Criteria (Phase One). March, 2018."

1 To calculate the avoided cost of coal ash disposal landfills, I determined the  
 2 amount of coal ash that would be avoided if solar displaced coal generation on the  
 3 margin, and then calculated the associated incremental capital cost.

4 To use this method it was important to have historic data on: 1) The capital cost of  
 5 the coal ash landfills, 2) electricity generation at each associated coal unit in the  
 6 time since the landfill was constructed, 3) the amount of coal ash that has been  
 7 deposited in the landfill over this same time period, 4) the date when the landfill is  
 8 expected to be full; and 5) the number of hours during a year when coal is on the  
 9 margin during daytime (when the sun is shining). All of these values have been  
 10 incorporated into my calculation, which is supported by Exhibit DG-4.<sup>18</sup>

11 **Q. Is there anything else regarding DEC's value of NEM DER calculations that**  
 12 **you want to comment on?**

13 A. Yes, two comments. First, I have calculated the value associated with deferred or  
 14 avoided coal ash disposal landfills. To the extent that there are also coal ash  
 15 handling or management costs that can be avoided by NEM DERs, those should  
 16 also be separately reported by the Company and incorporated into the NEM DER  
 17 valuation update.

18 Second, regarding line losses, I want to highlight that DEC has utilized a  
 19 methodology that relied on marginal and not average losses in calculating the  
 20 avoided cost of line losses. This approach is consistent with the NEM  
 21 Methodology Settlement Agreement from 2014, which states that "marginal loss  
 22 data is more appropriate [than average loss data] and should be used when  
 23 available."<sup>19</sup> The line losses methodology has been discussed in other dockets,  
 24 notably the DEP docket, where we recommended that DEP be required to utilize a  
 25 marginal approach in place of its current average methodology.

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<sup>18</sup> The exhibit calculates only the avoided cost associated with the units where DEC has indicated it plans to build new coal ash landfills over the next ten years.

<sup>19</sup> See Exhibit DG-2 (describing the energy losses/line losses component).

1       **5.       CONCLUSION**

2       **Q.       Please summarize your recommendations regarding the net energy metering**  
3       **methodology—2018 application.**

4       A.       My recommendations are:

5               1.   The Commission should require DEC to immediately adopt an avoided  
6               T&D value of \$0.005028/kWh based on the value of avoided transmission  
7               capacity calculated above.

8               2.   The Commission should require DEC to conduct a detailed distribution  
9               system study to better understand the impact that NEM DERs have on the  
10              distribution system and to quantify the avoided cost associated with  
11              distribution capacity.

12             3.   The Commission should require DEC to immediately adopt an avoided  
13              Environmental Cost of \$0.00002 based on the valuation method described  
14              above.

15      **Q.       Does this conclude your testimony?**

16      A.       Yes.